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APPLICATION NO.	. F	ILING DATE	, FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/082,844		02/25/2002	Stephen E. Terry	I-2-0160.2US	8107	
24374	7590	11/02/2006	EXAMINER			
VOLPE AND KOENIG, P.C.				SHAND, Re	SHAND, ROBERTA A	
DEPT. ICC UNITED PLAZA, SUITE 1600				ART UNIT	PAPER NUMBER	
30 SOUTH	17TH STR	REET	2616			
PHILADELPHIA, PA 19103				DATE MAILED: 11/02/200	DATE MAILED: 11/02/2006	

Please find below and/or attached an Office communication concerning this application or proceeding.

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Applicant(s)

U.S. Patent and Trademark Office PTOL-326 (Rev. 08-06) Off	ice Action Summary	Part of Paper No./Mail	Date 10192006
Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-94 Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	8) Pap 5) D Noti	view Summary (PTO-413) er No(s)/Mail Date ce of Informal Patent Application er:	
Attachment(s)	. 4) ☐ Inte	view Summary (PTO-413)	
application from the International B * See the attached detailed Office action for			
3. Copies of the certified copies of the	· · · · · · · · · · · · · · · · · · ·		al Stage
2. Certified copies of the priority docu	ments have been received	in Application No	
1. Certified copies of the priority docu	ments have been received	i.	
12) Acknowledgment is made of a claim for fo a) All b) Some * c) None of:	reign priority under 35 U.S	S.C. § 119(a)-(d) or (f).	
Priority under 35 U.S.C. § 119			
11) The oath or declaration is objected to by the	ne Examiner. Note the att	ached Office Action or form f	PTO-152.
Replacement drawing sheet(s) including the c	•	- , ,	. ,
Applicant may not request that any objection t	o the drawing(s) be held in a	beyance. See 37 CFR 1.85(a).	
10)☐ The drawing(s) filed on is/are: a)☐	accepted or b)☐ objecte	ed to by the Examiner.	
9)☐ The specification is objected to by the Exa	miner.		· .
Application Papers		•	
8) Claim(s) are subject to restriction a	ana/or election requiremen	ιτ .	
7) Claim(s) is/are objected to.			
6)⊠ Claim(s) <u>1 and 2</u> is/are rejected.			
5) Claim(s) is/are allowed.			
4a) Of the above claim(s) is/are wit	hdrawn from consideratio	n.	
4) Claim(s) 1 and 2 is/are pending in the app	olication.		
Disposition of Claims	··		
closed in accordance with the practice un	uei <i>Ex parte Quayle</i> , 1939	J C.D. 11, 453 U.G. 213.	
3) Since this application is in condition for al	·	•	ne ments is
'=	This action is non-final.		ho modto is
1) Responsive to communication(s) filed on			
Status			
WHICHEVER IS LONGER, FROM THE MAILIN - Extensions of time may be available under the provisions of 37 C after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory is a Failure to reply within the set or extended period for reply will, by Any reply received by the Office later than three months after the earned patent term adjustment. See 37 CFR 1.704(b).	FR 1.136(a). In no event, however, on. period will apply and will expire SIX (statute, cause the application to bec	may a reply be timely filed 6) MONTHS from the mailing date of this ome ABANDONED (35 U.S.C. § 133).	·communication.
A SHORTENED STATUTORY PERIOD FOR R			(30) DAYS,
Period for Reply		•	
The MAILING DATE of this communicatio			ddress
· · · · · · · · · · · · · · · · · · ·	Examiner Roberta A. Shand	Art Unit 2616	
Office Action Summary	10/082,844	TERRY, STEPH	EN E.
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Finality has been withdrawn, and the following rejection applies.

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1 and 2 are rejected under 35 U.S.C. 103(a) as being unpatentable over Oksala (U.S. 6477151 B1) in view of Goldman (U.S. 6016322).
- 3. Regarding claim 1, Oksala teaches a method (fig. 4 and col. 4, lines 1-29) of using a mobile terminal for synchronizing uplink signals in a communication system which supports base station (BSS) / mobile terminal (MS) wireless bi-directional communications via the utilization of a time frame having sequentially identified system time frames (timing burst), comprising: receiving data from a base station (BSS) within system time frames (timing frames) including a TA (timing advance index) signal which includes TA (timing advance index) data (col. 4, lines 10-17) and a connection frame number (idle frame slot number); and adjusting the timing of uplink transmissions of the mobile terminal in response to the TA (timing advance index) data in the received TA signal.
- 4. While Oksala teaches (col. 9, lines 26-30) using the timing advance value at the mobile station to advance transmission slots, Oksala does not explicitly teach specifying a specific frame

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for effectuating a timing adjustment and adjustment commencing in the time frame specified in the CFN of the received TA signal.

- 5. Goldman teaches (fig. 6) specifying a specific frame (612) for effectuating a timing adjustment and adjustment commencing in the time frame specified in the CFN (time slot assignment) of the received TA signal (616). It would have been obvious to one of ordinary skill in the art to adapt this to Oksala's system to ensure synchronization within the system (abstract).
- Regarding claim 2, Oksala teaches (fig. 4 and col. 4, lines 1-29) a mobile terminal (MS) which supports base station (BSS) / mobile terminal (MS) wireless bi-directional communications via the utilization of a time frame (timing burst) having sequentially identified system time frames, where base stations transmit selectively formatted communication data to mobile terminals within system time frames comprising: a receiver, a transmitter and an associated processor; to receive data from a base station (BSS) within system time frames (timing burst) including a TA (timing advance index) signal (col. 4, lines 10-17); transmitter to transmit selectively formatted communication data to a base station (BSS) within system time frames synchronized by the processor (col. 4, lines 18-22); and processor to adjust the timing of the transmissions of the processor in response to the TA (timing advance index)data in a received signal (col. 4, lines 23-29).
- 7. While Oksala teaches (col. 9, lines 26-30) using the timing advance value at the mobile station to advance transmission slots, Oksala does not explicitly teach specifying a specific frame for effectuating a timing adjustment and adjustment commencing in the time frame specified in the CFN of the received TA signal.

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8. Goldman teaches (fig. 6) specifying a specific frame (612) for effectuating a timing adjustment and adjustment commencing in the time frame specified in the CFN (time slot assignment) of the received TA signal (616). It would have been obvious to one of ordinary skill in the art to adapt this to Oksala's system to ensure synchronization within the system (abstract).

Conclusion

- 9. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Roberta A Shand whose telephone number is 571-272-3161. The examiner can normally be reached on M-F 9:00am-5:30pm.
- 10. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Huy Vu can be reached on 571-272-3155. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.
- Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Examiner

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SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 2600